H. WALKER JR

US MARSHAL -

S. COLLINS (US ATTY)

Document 50

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Page 1 of 1-11-10

 UNITED	STATES	DIST	RICT	Cour	Γ

		District of Alaska	DISTATES UISTERNA
UNITE	ED STATES OF AMERICA		By CO BISTRICT OF ALASKA
		ORDER OF	F DETENTION PENDING TRIAL Deputy
Carlos	Likee Rainey		105-0108-01-CR (JUS)
	Defendant	_	
	ce with the Bail Reform Act, 18 U.S.C. § defendant pending trial in this case.	3142(f), a detention hearing has been	held. I conclude that the following facts require the
		Part I—Findings of Fact	
or local a c	fendant is charged with an offense describ offense that would have been a federal or rime of violence as defined in 18 U.S.C. & offense for which the maximum sentence offense for which a maximum term of imp	ffense if a circumstance giving rise to \$ 3156(a)(4). is life imprisonment or death.	·
			e prior federal offenses described in 18 U.S.C.
☐ (2) The off☐ (3) A period for the	d of not more than five years has elapsed offense described in finding (1).	ted while the defendant was on releas since the date of conviction [release of the defendant from imprisonment
	of (an) other person(s) and the community		
		Alternative Findings (A)	
for	s probable cause to believe that the defend which a maximum term of imprisonment	dant has committed an offense of ten years or more is prescribed in	21456 841
(2) The def	der 18 U.S.C. § 924(c). fendant has not rebutted the presumption e earance of the defendant as required and t	stablished by finding 1 that no conditi- the safety of the community.	on or combination of conditions will reasonably assure
	•	Alternative Findings (B)	
	s a serious risk that the defendant will not s a serious risk that the defendant will end		the community.
	<u> </u>		
	Don't II Win	the Statement of Decree for I	Notandia
I find that th	rart 11—wr	itten Statement of Reasons for I	clear and convincing evidence a prepon-
derance of the ev		natted at the hearing establishes by	Cical and convincing evidence
	w	T DI II D II D II	
to the extent pra reasonable oppo Government, the in connection wi	nt is committed to the custody of the Attorn acticable, from persons awaiting or serving rtunity for private consultation with defer	ng sentences or being held in custody nse counsel. On order of a court of t ty shall deliver the defendant to the U	tative for confinement in a corrections facility separate, pending appeal. The defendant shall be afforded a he United States or on request of an attorney for the inited States marshal for the purpose of an appearance
	Date	\ \	e of Judicial Officer
		ĴQӇN D. ROBERTS	S, U.S. MAGISTRATE JUDGE
.05-0108CR	(JWS) US PROBATION —	12-1-05 CE	'e of Judicial Officer
TO DIED OF	(bstances Import and Export Act (21 U.S.C. § 951